## UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

OLEG MASKAEV and DENNIS RAPPAPORT PRODUCTIONS, LTD.,

Plaintiffs,

-against-

WORLD BOXING COUNCIL, SAMUEL PETER, DUVA BOXING, LLC and DON KING PRODUCTIONS, INC.,

Defendants.

Civil Action No. 07 CV 3147 (DAB)

DECLARATION OF ROBERT J.B. LENHARDT

## ROBERT J.B. LENHARDT, pursuant to 28 U.S.C. § 1746, declares:

- I am an attorney serving as Legal Counselor to the World Boxing Council. I
  respectfully submit this declaration and the accompanying exhibits in support of the World
  Boxing Council's Motion to Dismiss the Amended Complaint or Stay Proceedings Pending
  Mediation.
- 2. The World Boxing Council is an association existing under the laws of Mexico and recognized as a not-for-profit association under United States Internal Revenue Code Section 501(c)(6). I represent the World Boxing Council as an attorney on a *pro bono* basis and in that capacity receive only reimbursement for my expenses.
- 3. Attached as Exhibit 1 is a true and correct copy of the Professional Boxer's Compliance Agreement signed by Oleg Maskaev on October 24, 2005.
- 4. Attached as Exhibit 2 is a true and correct copy of the Registered Promoters Agreement signed by Dennis Rappaport on May 3, 2007.

I declare under the penalty of perjury under the laws of the United States that the foregoing is true and correct. Executed on July 30, 2007.

Robert J.B. Lenhardt

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